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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/761,351	01/22/2004	Craig Ullman	559442600207	3432
43997	7590 01/03/2005		EXAMINER	
OPTV/MOI			VU, VIE	T DUY
	SON & FOERSTER LLP VS BOULEVARD, SUITE 3	00	ART UNIT	PAPER NUMBER
MCLEAN, Y			2154	
			DATE MAILED: 01/03/200	5

Please find below and/or attached an Office communication concerning this application or proceeding.

Application N .
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE of this communication appears on the cover sheet with the correspondence address − Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. I the period for reply specified above is less trans thinly (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. If the period for reply seriod above is less trans thinly (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. If the period for reply seriod belove is less trans thinly (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. If the period for reply seriod belove is less trans thirty (30) days and the subject SK (6) MoNTH'S from the mailing date of this communication. If the period for reply seriod belove is less trans the period for reply within the stat or extended priod for reply within the stat or extended priod for reply within the sat or extended priod for reply within the sation is seriod below the seriod of reply within the sation is reply within the sation of the reply within the reply seriod of the communication. 1) ☐ Responsive to communication(s) filled on 27 July 2004. 2a) ☐ This action is FINAL. 2b) ☐ This action is non-final. 3 ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disp sition of Claims 4) ☐ Claim(s) See Continuation Sheef is/are pending in the application. 4a) Of the above claim(s)
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i. Certified copies of the priority documents have been received.
2. Certified copies of the priority documents have been received in Application No.
 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage
application from the International Bureau (PCT Rule 17.2(a)).
* See the attached detailed Office action for a list of the certified copies not received.
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Attachment(s)
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date Notice of Informal Patent Application (PTO-152)
Paper No(s)/Mail Date <u>2/12/04; 11/24/04</u> . 6) Other:

Continuation of Disposition of Claims: Claims pending in the application are 1,2,4,8,11,15,24,30,57,64,67,71,80,86,87,113,114,116,122,123,127,136,142,143,169-174,180-183 and 187-189.

Continuation of Disposition of Claims: Claims rejected are 1,2, 4, 8, 11, 15, 24, 30, 57, 64, 67, 71, 80, 86-87, 113-114, 116, 122-123, 127, 136, 142-143, 169-174, 180-183 and 187-189.

Art Unit: 2154

DETAILED ACTION

1. An apparent typo error is found in the preliminary amendment filed 7/27/04 in which claims 124-127 were indicated as canceled claims while an amended claim 127 was also provided. The examiner assumes that only claims 124-126 are canceled. Applicant is requested to confirm this discrepancy.

Art Rejections:

- 2. The following is a quotation of 35 U.S.C. § 103 which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103 and potential 35 U.S.C. 102(f) or (g) prior art under 35 U.S.C. 103(a).

Application/Control Number: 10/761,351

Art Unit: 2154

4. Claims 1-2, 4, 8, 11, 15, 24, 30, 57, 64, 67, 71, 80, 86-87, 113-114, 116, 122-123, 127, 136, 142-143, 169-174, 180-183 and 187-189 are rejected under 35 U.S.C. § 103(a) as being unpatentable over Schein, U.S. pat. No. 6,002,394.

Per claims 1, 8, 11 and 24, <u>Schein</u> discloses a system and method for providing broadcast programming and online services to user comprising:

- a) a database for providing program schedule data and/or addresses (links) for identifying online information sources (see col 13, lines 58-66 and col 18, lines 20-43),
- b) a transmitter (24, fig. 1) for transmitting broadcast program, program schedule data and/or addresses directly to the user via a transmission medium including radio, satellite, cable, fiber optics, etc., (col 5, lines 45-65 and col 12, lines 61-64),
- c) a receiver for extracting the schedule data and addresses from the signal and using the extracted address to retrieve information from the online service provider, e.g., advertisement, information for a product/artist, live chats, surveys, and on-line ordering, etc., for displaying to user at predetermined time (see col 9, lines 29-37, col 14, lines 18-67 and col 20, lines 18-63).

Application/Control Number: 10/761,351

Art Unit: 2154

Schein does not explicitly show a signal encoder for combining the schedule data and/or addresses with the broadcast program.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to utilize any conventional signal encoder in <u>Schein</u> because it would have enabled transmitting the schedule data and/or addresses together with the broadcast program, e.g., using vertical blanking intervals (VBI).

Per claim 2, <u>Schein</u> does not teach providing the transmitter at a web-hosting site.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to utilize the transmitter at a web-hosting site because it would have enabled the system to coordinate the broadcast program and online information sources more easily.

Per claims 4, 15 and 30, it is noted that <u>Schein's</u> teachings are applicable to all known types of broadcast programming and online data services.

Claims 57, 64, 67, 71, 80, 86-87, 113-114, 116, 122-123, 127, 136, 142-143, 169-174, 180-183 and 187-189 are similar in scope than that of claims 1-2, 4, 8, 11, 15, 24 and 30 and hence are rejected for the same rationale set forth above.

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Conclusion:

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Viet Vu whose telephone number is 571-272-3977. The examiner can normally be reached on Monday through Thursday from 8:00am to 4:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Follansbee, can be reached on 571-272-3964.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 305-9600.

VIET D. VU PRIMARY EXAMINER

Labon

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